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1 2 3 4 5 6 7 8 9 10 11 12	Eve H. Cervantez (SBN 164709) ALTSHULER BERZON LLP 177 Post St., Suite 300 San Francisco, CA 94108 Telephone: 415-421-7151 Facsimile: 415-362-8064  Additional Attorneys for Plaintiffs and the Proposed Class on Signature Page  Roman M. Silberfeld (SBN 62783) David Martinez (SBN 193183) ROBINS, KAPLAN, MILLER & CIRESI L.L.P. 2049 Century Park East, Suite 3700 Los Angeles, CA 90067-3211 Telephone: (310) 552-0130 Facsimile: (310) 229-5800  Attorneys for Defendants Best Buy Co., Inc. and Best Buy Stores, L.P.	
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN FRANCISCO/OAKLAND DIVISION	
16 17 18 19 20 21 22 23 24 25 26 27	JASMEN HOLLOWAY, AMY GARCIA, CHERYL CHAPPEL, ERIC BLACKSHER, JESSICA TREAS, LAWRENCE SANTIAGO, JR., MUEMBO MUANZA, MAURICE CALHOUN, and NICHOLAS DIXON, on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  BEST BUY CO., INC., and BEST BUY STORES, L.P.  Defendants.	Case No. C-05-5056 PJH (MEJ)  CLASS ACTION  STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR SUPPLEMENTAL BRIEFING REGARDING PLAINTIFFS' MOTION FOR CLASS CERTIFICATION
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1	WHEREAS, on March 9, 2010, the Court ordered the parties to file supplemental briefing with		
2	respect to three issues relevant to Plaintiffs' pending Motion for Class Certification;		
3	WHEREAS, the Court set the following bri	efing schedule:	
4	Plaintiffs' Supplemental Opening B	Plaintiffs' Supplemental Opening Brief—April 9, 2010	
5	Defendants' Supplemental Oppositi	Defendants' Supplemental Opposition—May 7, 2010	
6	Plaintiffs' Supplemental Reply—May 21, 2010;		
7	WHEREAS, the Court Order provides "that this additional briefing could not have been		
8	anticipated by the parties, and should either party need more time, a stipulation enlarging the time may		
9	be filed;"		
.10	WHEREAS, counsel for the parties need additional time to complete the briefing in light of		
11	pre-existing work commitments and vacation schedules;		
12	WHEREAS, the parties have met and conferred, and agreed upon a schedule;		
13	THEREFORE, it is hereby stipulated and agreed between the parties, by and through their		
14	counsel of record, that the following schedule shall apply to the supplemental briefing ordered by the		
15	Court:		
16	Plaintiffs' Supplemental Opening Brief—M	Tay 7, 2010	
17	7 Defendants' Supplemental Opposition—Jul	y 9, 2010	
18	Plaintiffs' Supplemental Reply—July 23, 2010.		
19	9		
20	DATED: March $31$ , 2010 ALTS	SHOLER BERZON LLP	
21	Ву:_	Eve H. Cervantez	
22			
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26		M. Schneider (SBN 158253) 3. Wallace (SBN 176151)	
27	7   SCHN	VEIDER & WALLACE  Sontgomery Street, Suite 2000	
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	DATED: March 31, 2010

## [PROPOSED] ORDER

Pursuant to Stipulation, it is so ORDERED,

DATED: \_\_4/7/10 \_\_\_\_\_

